

CAD009162116  
PWA XX-1

# CONSTRUCTION COMPLETE

## US EPA Region 9 GPRA Measure Signature Page RCRA Corrective Action Assessment of CA550 (Remedy Construction Complete)


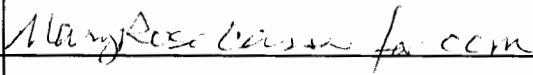
Facility Name	AMERICAN CAN PACKAGING
Facility Address	3801 EAST 8TH STREET, OAKLAND, CA 94601
U.S. EPA ID#	CAD009162116

To get an overall YES determination for the "Construction Complete" milestone, ALL final remedy decisions and ALL remedy construction necessary for protection of human health and the environment must be made for ALL portions of the site, completely installed and operating according to specifications stated in the remedy decision documents or approved work plans.

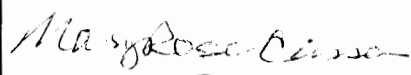
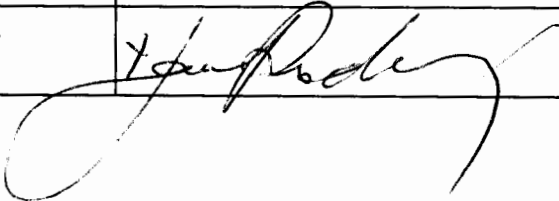
<b>Remedy Construction Completed (Site-wide)</b>  <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	<b>Remedy Construction Complete determination for remedial activities overseen by:</b>  <input type="checkbox"/> USEPA Region 9 <input checked="" type="checkbox"/> California Department of Toxic Substances Control (DTSC) <input checked="" type="checkbox"/> California Regional Water Quality Control Board <input type="checkbox"/> DTSC Site Mitigation & Brownfields Reuse Program <input type="checkbox"/> Arizona Department of Environmental Quality <input type="checkbox"/> Nevada Department of Environmental Protection
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I (we) agree that the factual information I (we) have provided concerning the remedial activities overseen by the lead regulatory agency at this facility, as the basis for this assessment is, to the best of my (our) knowledge, accurate.

### Completed by:

Name(s) (print)	Agency	Signature
Frank Dellechiaie PG, CEG, CHG	DTSC	
Cherie McCaulou, Engineering Geologist	RWQCB	
Mitch Kaplan	U.S. EPA	

### Supervisor:

Name (print)	Title	Signature
Mary Rose Cassa, PG	Senior Engineering Geologist	
Jan Radimsky, PE	Performance Manager	

## CA 550 – REMEDY CONSTRUCTION

Event Code Name: CA550 - REMEDY CONSTRUCTION

Description: The event when the State or EPA acknowledges in writing that the RCRA facility has completed construction of a facility's remedy that was designed to achieve long-term protection of human health and the environment and that the remedy is fully functional as designed, whether or not final cleanup levels or other requirements have been achieved. Remedy construction may also acknowledge the event where no remedy is constructed. This event code applies when: 1) construction of the remedy(ies) have been completed, or 2) the Remedy Decision and Response to Comments or other appropriate decision document indicates that no physical construction of a remedy has been needed since site characterization activities began or no construction is necessary beyond what has been implemented prior to the remedy decision as in the case of stabilization measures. Remedy Construction for comprehensive remedies that address the entire facility (including off-site migration of contaminants) must be linked to the "Entire Facility" area. Phased or partial remedies are to be attached to specific areas of implementation and not to the "Entire Facility" area.

Status Codes: **NR – No Remedy Constructed;** This status code applies on the actual date of the CA400-Remedy Decision if no physical construction of a remedy has been needed since site characterization activities began. **RC - Remedy Constructed;** This status code applies after the actual date of the CA400 - Remedy Decision when either: 1) all necessary physical construction of the last corrective measure has been completed and all remedial systems are fully functional as designed, whether or not final cleanup levels or other requirements have been achieved, or 2) if all necessary physical construction of all remedial systems is fully functional as designed as a result of stabilization measures implemented prior to the actual date of the CA400 - Remedy Decision whether or not final cleanup levels or other requirements have been achieved.

Initiating Sources: 1) State or EPA document(s) (e.g. letter to facility, memorandum to file, etc.) acknowledging the completed construction of the final remedy in accordance with the requirements of permits, administrative orders, other agreements (including modification of existing instruments), or voluntary facility submissions containing equivalent information; or 2) a Remedy Decision and Response to Comments or other appropriate decision document indicating that no further physical construction of a remedy is needed.

Nationally Required: Yes

Scheduled Date: 1) The date the State or EPA is expected to acknowledge, in writing, that any necessary physical construction of the last corrective measure is complete and all remedial systems are fully functional as designed, whether or not final cleanup levels or other requirements have been achieved, or 2) the scheduled date for the remedy decision if no further physical construction of a remedy is expected to be needed.

Actual Date: 1) The date the State or EPA acknowledges, in writing, that any necessary physical construction of the last corrective measure is complete and all remedial systems are fully functional as designed, whether or not final cleanup levels or other requirements have been achieved, or 2) the date for the remedy decision if no further physical construction of a remedy is needed.

Guidance: 1. The Remedy Construction measure is an important milestone of Corrective Action progress designed to measure the progress of remedy implementation. The measure Completion with Controls or Completion Without Controls (CA900 and CA999) will likely be used to indicate the true status of completion at RCRA Corrective Action facilities. 2. Stabilization measures implemented prior to the Remedy Decision should be recorded under CA600 and CA650.

Responsible Agency: EPA or State

**CA400 and CA550 Assessment of Facility****AMERICAN CAN PACKAGING, 3801 EAST 8TH STREET, OAKLAND, CA 94601, CAD009162116**

Have All RCRA SWMUs Been Addressed?	YES	NO
Please List All SWMUs below that Require Further Action		
Have All other AOCs, SITES, OUs Been Addressed?	YES	NO
Please List All AOCs, SITES, OUs below that Require Further Action		

Please complete the following inventory for each SWMU, AOC, Operation Unit, Site or any other Area of release that requires Further Action.

NFA = No Further Action Recommended

**CA400 and CA550 Assessment**

Name of SWMU, AOC, SITE, OU, etc.	Description	Has Unit Been Characterized	Decision Document Reference (RAP/ROD/CA400 Document Name and Date)	Unit Qualification for CA400, YES or NO	Actual Remedial Action Taken or No Further Action (NFA)	Remedy Installed and Operational/CA550 Reference Name, Date	Unit Qualification for CA550, YES or NO
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**No Further Action, Area 3 for American National Can, Former Oakland, CA Facility, from Stephen Morse RWQCB to Rohinton Rivetna, American National Can, December 23, 1997; Site Closure at Kmart, Former American National Can to Steve Morse RWQCB from Barney Chan ACEH, October 27, 1997; American National Can, Former Oakland, CA Facility, Closure Certification No Further Action Request Letter to Stephen Morse RWQCB and Barney Chan DEH Alameda County, October 23, 1997 American National Can; Addendum to Site-wide Risk Management Plan Former ANC Oakland Facility, September 12, 1995; Notice of Acceptance of Closure Plan ANC, Oakland Facility Drum Storage Area and Solder Dross Storage Area, Daniel Murphy, DTSC, CAD0091462116, May 5, 1995; Former National Can Oakland RWQCB Lead for soil and ground water cleanup, from Stephen Morse RWQCB to Lester Kaufman DTSC, March 9, 1995; Closure of RCRA Units at American National Can, Oakland, from Stephen Morse, RWQCB, to Joseph Moran American National Can, February 23, 1995; Evaluation and Sampling Plan Supplement to Final Closure Plan, Rust Environmental, February 1995; Notice of Deed Restriction for Use of Property, 3801 East 8th Street, Oakland, February 17, 1994.**

SWMU 1 - Groundwater	Site Wide and Off Site Ground Water	YES	See References Above	YES	GW monitoring; GW Pump and Treat; LNAPL removal; facility is completely paved now and is covered by the Kmart Parking lot; infiltration through soil very low; soils have been remediated under RCRA Closure, USTs, pipelines were removed, remaining soil and ground water are contained and managed under site-wide risk management plan and Deed Restriction; ground water is not used locally.	See References Above	YES
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Name of SWMU, AOC, SITE, OU, etc.	Description	Has Unit Been Characterized	Decision Document Reference (RAP/ROD/CA400 Document Name and Date)	Unit Qualification for CA400, YES or NO	Actual Remedial Action Taken or No Further Action (NFA)	Remedy Installed and Operational/CA550 Reference Name, Date	Unit Qualification for CA550, YES or NO
<i>SWMU 2</i>	<i>Drum Storage Area (Area 3)</i>	<b>YES</b>	See Above	<b>YES</b>	<i>Drilling, sampling soil, horizontal and vertical characterization</i>	See Above	<b>YES</b>
<i>SWMU 3</i>	<i>Solder Dross Storage Area (Area 3)</i>	<b>YES</b>	See Above	<b>YES</b>	<i>Drilling, sampling soil, horizontal and vertical characterization</i>	See Above	<b>YES</b>
<i>SWMU 4</i>	<i>Area 2, Various USTs including Acetone Tank</i>	<b>YES</b>	See Above	<b>YES</b>	<i>USTs, pipelines and contaminated soils were removed and disposed</i>	See Above	<b>YES</b>
<i>SWMU</i>	<i>Area 1, Other Areas</i>	<b>YES</b>	See Above	<b>YES, NFA</b>	<i>Soil sampling, ground water sampling indicated no contamination</i>	See Above	<b>YES, NFA</b>